§519.19

necessary by reason of the amendment of these regulations, or may withdraw a certificate and issue a replacement certificate when necessary to correct omissions or apparent defects in the original certificates.

§519.19 Reconsideration and review.

- (a) Within 15 days after being informed of a denial of an application for a full-time student certificate or within 45 days after FEDERAL REGISTER publication of a statement of the terms of the certificate granted, (subsequent to April 30, 1976, within 60 days after a certificate is granted), any person aggrieved by the action of an authorized officer in denying or granting a certificate may:
- (1) File a written request for reconsideration thereof by the authorized officer who made the decision in the first instance, or
- (2) File with the Administrator a written request for review.
- (b) A request for reconsideration shall be accompanied by a statement of the additional evidence which the applicant believes may materially affect the decision and a showing that there were reasonable grounds for failure to present such evidence in the original proceedings.
- (c) Any person aggrieved by the reconsideration of an authorized officer may, within 15 days after such determination, file with the Administrator a written request for review.
- (d) A request for review shall be granted where reasonable grounds for the review are set forth in the request.
- (e) If a request for reconsideration or review is granted, the authorized officer or the Administrator may, to the extent he/she deems it appropriate, afford other interested persons an opportunity to present data, views, or argument.

[40 FR 6329, Feb. 11, 1975; 40 FR 22546, May 23, 1975]

§ 519.20 Amendment or revocation of the regulations in this subpart.

The Administrator may at any time upon his/her own motion or upon written request of any interested person or persons setting forth reasonable grounds therefor, and after opportunity has been given to interested persons to

present data, views, or argument, amend or revoke any of the regulations of this subpart.

PART 520—EMPLOYMENT UNDER SPECIAL CERTIFICATE OF MESSENGERS, LEARNERS (INCLUDING STUDENT-LEARNERS), AND APPRENTICES

Subpart A [Reserved]

Subpart B—What Are the General Provisions Governing the Employment of Messengers, Learners (Including Student-Learners), and Apprentices at Subminimum Wages?

Sec.

- 520.200 What is the legal authority for payment of wages lower than the minimum wage required by section 6(a) of the Fair Labor Standards Act?
- 520.201 How are those classifications of workers which may be paid subminimum wages under section 14(a) of the Fair Labor Standards Act defined?
- 520.202 How do persons who want to apply for a particular certificate find out what is needed?
- 520.203 What records does an employer have to keep when subminimum wage certificates are granted? How long do they have to be kent?
- 520.204 If someone does not agree with the Department of Labor's decision on a certificate, can the decision be appealed?
- 520.205 How do these rules affect other Federal, state and local laws and collective bargaining agreements?

Subpart C—Definitions

520.300 Definitions.

Subpart D—Messengers, Learners (Excluding Student-Learners), and Apprentices

- 520.400 Who are messengers, learners, and apprentices?
- 520.401 Are there any industries, occupations, etc. that do not qualify for a certificate to employ messengers, learners, or apprentices at subminimum wages?
- 520.402 How do I obtain authority to employ messengers, learners, or apprentices at subminimum wages?
- 520.403 What information is required when applying for authority to pay less than the minimum wage?
- 520.404 What must I demonstrate in my application for a messenger, learner, or appendice certificate to receive a favorable review?